

Michael J. Canning, Esq. (MJC3060)
GIORDANO, HALLERAN & CIESLA, P.C.
125 Half Mile Road, Suite 300
Red Bank, N.J. 07701-6777
(732) 741-3900
Attorneys for Defendant, Cohen, Weiss and Simon LLP

UNITED STATES DISTRICT COURT
DISTRICT OF NEW JERSEY

DANIEL D'AMBLY, AARON WOLKIND,
STEVE HARTLEY, RICHARD
SCHWETZ, JOBEL BARBOSA,
MATTHEW REIDINGER, JOHN HUGO,
SEAN-MICHAEL DAVID SCOTT,
THOMAS LOUDEN, ZACHARY REHL,
AMANDA REHL, K.R., a minor, by
and through her father ZACHARY
REHL, and her mother AMANDA
REHL, MARK ANTHONY TUCCI,

Plaintiffs,
v.

CHRISTIAN EXOO a/k/a ANTIFASH
GORDON; ST. LAWRENCE
UNIVERSITY; TRIBUNE PUBLISHING
COMPANY; NEW YORK DAILY NEWS;
VIJAY GADDE; TWITTER, INC.;
COHEN, WEISS AND SIMON LLP,

Defendants.

Case No. 2:20-cv-12880-JMV-JSA

Civil Action

COHEN, WEISS AND SIMON LLP'S
NOTICE OF MOTION TO DISMISS
COUNT VI OF PLAINTIFF'S SECOND
AMENDED COMPLAINT

MOTION DATE: February 7, 2022

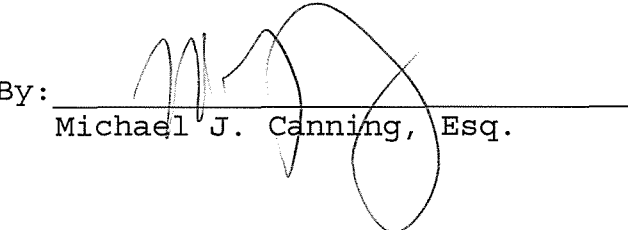
PLEASE TAKE NOTICE that Giordano, Halleran & Ciesla, P.C.,
counsel for Defendant, Cohen, Weiss and Simon LLP ("CWS"), shall
move before the United States District Court for the District of
New Jersey, located at Clarkson S. Fisher Building & U.S.
Courthouse, 402 East State Street, Trenton, New Jersey, on February
7, 2022 at 9:00 a.m. or as soon thereafter as counsel may be heard,

for the entry of an Order dismissing Count VI of the Plaintiff, Daniel D'Ambly's Second Amended Complaint with prejudice pursuant to Federal Rule of Civil Procedure 12(b) (6).

PLEASE TAKE FURTHER NOTICE that in support of the application, CWS shall rely upon the Certification of Michael J. Canning, Esq. and Memorandum of Law.

PLEASE TAKE FURTHER NOTICE that a proposed form of Order is submitted herewith.

GIORDANO, HALLERAN & CIESLA, P.C.
Attorneys for Defendant, Cohen,
Weiss and Simon LLP

By: 
Michael J. Canning, Esq.

Dated: January 17, 2022

Docs #5485595-v1